UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 1:24-cv-24827-PCH

CARLOS BRITO,

Plaintiff,

v.

M LANDMAN ENTERPRISES, LLC; and BARZOLA DGA, INC d/b/a BARZOLA RESTAURANT,

Defendants.	
	/

JOINT STIPULATION OF FINAL DISMISSAL WITH PREJUDICE

Plaintiff, CARLOS BRITO, ("Plaintiff"), and Defendants, M LANDMAN ENTERPRISES, LLC and BARZOLA DGA, INC d/b/a BARZOLA RESTAURANT ("Defendants"), by and through undersigned counsel, and pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), hereby STIPULATE AND AGREE to the immediate dismissal of this action with prejudice with each party to bear its own attorney's fees and costs except as indicated in the settlement agreement.

STIPULATED AND AGREED by Counsel for the Parties on the dates below written. Respectfully submitted on February 24, 2025.

By: /s/ Ramon J. Diego
RAMON J. DIEGO
Florida Bar No. 689203
THE LAW OFFICE OF RAMON J.
DIEGO, P.A.

5001 SW 74th Court, Suite 103 Miami, Florida 33155 Telephone: (305) 350-3103 Primary E-Mail:

Primary E-Mail: rdiego@lawgmp.com Secondary E-Mail: ramon@rjdiegolaw.com Co-Counsel for Plaintiff By: /s/ Tal Shemtov TAL SHEMTOV Florida Bar No. 28456

SHEMTOV & HILLSTROM, PLLC

612 S.E. 5th Ave., Suite 6 Fort Lauderdale, FL 33301 Telephone: (954) 329-2222 E-mails: eservice@shlawfl.com

Counsel for Defendants

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via the Court's electronic filing system upon all parties of record on February 24, 2025.

THE LAW OFFICE OF RAMON J. DIEGO, P.A.

Co-Counsel for Plaintiff
5001 SW 74th Court, Suite 103
Miami, FL, 33155
Talanham (205) 250, 2103

Telephone: (305) 350-3103

Primary E-Mail: rdiego@lawgmp.com Secondary E-Mail: ramon@rjdiegolaw.com

By: <u>/s/ Ramon J. Diego</u>
RAMON J. DIEGO